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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/723,391	11/25/2003	Marcus Felipe Fontoura	ARC920030080US1	8873
Fraderick W. C	7590 04/04/2007		EXAM	IINER
Frederick W. Gibb, III McGinn & Gibb, PLLC Suite 304 2568-A Riva Road Annapolis, MD 21401			OMOSEWO, OLUBUSOLA	
			ART UNIT	PAPER NUMBER
			2168	
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SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS		04/04/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

,	Application No.	Applicant(s)	
	10/723,391	FONTOURA ET AL.	
Office Action Summary	Examiner	Art Unit	
<u>.</u>	OLUBUSOLA ONI	2168	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period was realized to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE!	l. sely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
 1) Responsive to communication(s) filed on 01/12 2a) This action is FINAL. 2b) This 3) Since this application is in condition for alloware closed in accordance with the practice under Exercise. 	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
4) Claim(s) 1-37 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-37 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	vn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicated any not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the Idrawing(s) be held in abeyance. See ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to: See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list 	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate	
S. Patent and Trademark Office			

Application/Control Number: 10/723,391 Page 2

Art Unit: 2168

DETAILED ACTION

1. This action is responsive to communication: Amendment, filed on 01/12/2007.s

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

21(2) of such treaty in the English language.

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article
- 3. Claims 1-37 rejected under 35 U.S.C. 102(e) as being anticipated by Lindblad et al. (Pub No U.S 2005/0055343) hereinafter "Lindblad".

For claim 1, Lindblad teaches "a method for parsing documents in query processing, said method comprising: producing at least one index of a document written in a mark-up language; corresponding said index to said document" (See paragraph [0227]) "scanning said document" (See paragraph [0129], [0160], [0174]) "using a parser that is external to said index to selectively skipping portions of said document based on instructions from said index"(See paragraph [0042-0046, 00107 & fig. 1, 2A & 2B])

For claim 2, Lindblad teaches "wherein said mark-up language comprises any of HTML and XML" (See paragraph [0007]-[0009], [0031-0032])

For claim 3, Lindblad teaches "wherein the skipped portions of said document comprise portions irrelevant to said query" (See paragraph [01029], [0107])

For claim 4, Lindblad teaches "wherein said index comprises a plurality of elements representing textual categories of said query" (See paragraph [0082]-[0227])

For claim 5, Lindblad teaches "wherein said instructions match said elements to said query" (See paragraph [0082]-[0227])

For claim 6, Lindblad teaches "wherein if said elements do not match said query, then said parser uses said index to skip the portions of the document corresponding to unmatched elements" (See paragraph [0129]-[0107])

Page 4

For claims 7 and 8, Lindblad teaches "wherein said each of said elements corresponds to a position ..." (See paragraph [0008-0009]-[0031], [0157-0158])

For claim 9, Lindblad teaches "wherein said index uses said end position as a marker for determining where to resume scanning said document upon skipping said portions of said document" (See paragraph [0129], [0174])

For claim 10, Lindblad teaches "wherein said elements comprise sub-elements representing textual sub-categories of said query" (See paragraph [0082]-[0227])

For claim 11, Lindblad teaches "wherein said sub-elements updates said position in said document upon skipping said portions of said document and resuming scanning of said document" (See paragraph [0129], [0174])

For claims 12, Lindblad teaches "saving said textual categories into a buffer" (See paragraph [0082], [0104], [0130], [0226], [0083]).

For claims 13-24, these claims are rejected on grounds corresponding to the arguments given above for rejected claims 1-12 and are similarly rejected.

For claims 25-36, these claims are rejected on grounds corresponding to the arguments given above for rejected claims 1-12 and are similarly rejected.

For claim 37, this claim is rejected on grounds corresponding to the arguments given above for rejected claim 1 and is similarly rejected.

Response To Amendment

4. Applicant's arguments filled 01/12/2007 have been fully considered but they are not persuasive. The examiner respectfully traverses applicant's argument.

As per claims 1, 13, 25 and 37, applicant argued Lindblad does not teach "using a paser that is external to said index to selectively skip portions of said document based on instructions from the index". However, Lindblad teaches at paragraph 0042-0046 includes a parsed document 202. Lindblad's teachings of document 202 which are parsed documents, are passed to a document processor 204, step query generator 206, canonicalizer 208, hash key generator 210, and a step query result generator 214, and also to the index 213. However, the passing of document 202 to the index indicates the parser is external to the index.

Application/Control Number: 10/723,391 Page 6

Art Unit: 2168

Likewise Fig. 1, 2A and 2B, of Lindblad's teachings also illustrates an XML document 30, which includes text and markup, fig. 2A illustrates a schematic representation 32 of the XML document 30, wherein the schematic representation 32, is an index tree with the nodes of the tree representing an element of the XML document. Fig. 2B is a subtree. It is parsed, because it only has selected information from the XML document and does not contain all the information in the XML document like the index tree in fig. 2A. Therefore, applicant's invention functions in the same way as Lindblad's: parsing to selectively skip portions of said document. Thus, the claimed invention is not distinct over the prior art of Lindblad as argued by the applicant.

CONCLUSION

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to OLUBUSOLA ONI whose telephone number is 571-272-2738. The examiner can normally be reached on 10.00-6.30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, TIM VO can be reached on 571-272-3642. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/723,391 Page 8

Art Unit: 2168

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

OLUBUSOLA ONI <u>KBP</u> Examiner Art Unit 2168

TIM VO SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100